

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

1

re Application of:

Inventor:

John J. Wille, Jr.

Attorney Docket No: 1194-011D

|| || ||

Serial No.:

09/694,393

Filing Date: October 23, 2000

Bruce M. Kisliuk

Director, Technology Center 1600

Title: PROTEIN-FREE DEFINED MEDIA

FOR THE GROWTH OF NORMAL

HUMAN KERATINOCYTES

TECH CENTER 1600/2900

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8 (A)

Date of Deposit: May 13, 2003

I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as first-class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.D. Box 1450, Alexandria, VA 22313-1450

PETITION FROM THE EXAMINER'S HOLDING OF ABANDONMENT **UNDER 37 CFR 1.81(a)**

Sir:

Responsive to the Petition Decision dated March 13, 2003, and in accordance with Director Kisliuk's recommendations, Applicant hereby petitions that the Examiner's holding of abandonment be withdrawn.

Responsive to point 1 raised in the Petition Decision, new photomicrographs mounted on Bristol board are attached

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Responsive to point 2, applicant offers the following in-depth explanation as to the time frame within which the previous petition was submitted. The undersigned was engaged in conversations with the following individuals telephonically and was communicating via facsimile. Copies of the facsimile communications are attached. It should be noted that as early as May 21, 2002, following telephonic communications, Jody Prince, a paralegal in our office, faxed a post card receipt to Mr. Tom Hawkins in Publications, because Mr. Hawkins had indicated that he had not received the Letter to the Official Draftsman that accompanied the issue fee payment. Mr. Hawkins indicated that if he received our post card receipt and if he could locate the communication to which it referred, the holding of abandonment should be able to be withdrawn. The facsimile communication also indicates that Cheryl Scotney would be calling Mr. Hawkins to discuss the matter. After several telephonic discussions with Mr. Hawkins concerning whether his receipt of our post card would cause the holding of abandonment to be withdrawn, to which a definite answer was never given, the undersigned first contacted the Examiner, Leon Lankford, Jr. at the telephone number 703-308-2455 and was told to contact another person in Publications by the name of LaMonte Newsome at the telephone number 703-305-5358 in an attempt to receive an answer. The noted conversations took place over a period of months. When a holding of withdrawal of the abandonment was not forthcoming, the undersigned deemed it prudent to file a Petition requesting the same. The undersigned believes that this explanation as to the length of time before filing the petition is sufficient to explain point 2 raised in the Petition Decision.

Responsive to point 3, the undersigned interprets the Notice of Allowability to require a replacement Fig. 1A. It was not interpreted to require replacement drawings for previously submitted and accepted photomicrographs mounted on Bristol board. Therefore, the issue fee payment was accompanied by a response explaining that Fig. 1A was not required. The undersigned wishes to explain that new formal drawings were not submitted because it was not understood that they were necessary. As noted in the Petition Decision, Fig. 4A had been entered. Therefore it was unclear to the undersigned that any formal drawings were required based upon a review of the facts and the history of the file itself. The undersigned believed that the response filed with the issue fee payment was a fully compliant response concerning the formal drawings. In explanation, the undersigned reiterates the following statements made in the previously-submitted Petition:

By a PETITION RESPONSIVE TO NOTICE OF OMITTED ITEM(S) IN A NONPROVISIONAL APPLICATION FILED UNDER 37 CFR 1.53(b) the following information was provided (a portion of the exact text of that petition is restated herein as follows):

A copy of Fig. 4A from Applicants photocopy made in this office of the application exactly as it was submitted to the PTO on October 23, 2000;

A copy of the patent application transmittal indicating 11 sheets of drawings; and

A copy of the return-receipt post card acknowledging receipt of 11 sheets of formal photomicrographs.

Applicant respectfully submits that at the time of receipt of the application in the PTO Mail Room, Fig. 4A was

attached as acknowledged by the PTO stamp on the Post card indicating 11 sheets of formal photomicrographs.

Further evidencing the submission, Fig. 4A is discussed in the specification at the following locations:

Brief Description of the Drawings at page 17, first paragraph; and

Detailed Description of the Invention, Example 4, at page 29, lines 1-5.

In order to advance prosecution, a newly prepared Fig. 4A consisting of a mounted photomicrograph is attached for the record.

Therefore, a review of the official PTO record will reflect that, when compared to the specification as allowed, all drawings are present in the record and no further items are necessary in order for the patent to proceed to issuance. However, responsive to the Petition Decision, newly mounted photomicrographs are attached. Applicants respectfully request that the holding of abandonment be withdrawn.

The undersigned believes that no petition fee is required in the instant Petition. However, should the above arguments not be persuasive, please accept this Petition as a Petition to Revive Under 37 C.F.R. 1.137(b). The undersigned believes that the arguments above reflect that Applicant and the undersigned acted in good faith by filing what they believed to be a fully responsive reply with the issue fee. Therefore, the undersigned believes that the abandonment was unavoidable in that no other course of action to be taken was apparent and that she believed that all appropriate responses and paperwork had been filed with the issue fee payment. Therefore, the undersigned believes that the higher standard of "unavoidable" abandonment has been met. The

Commissioner is authorized to charge the \$55.00 petition fee to Deposit Account 19-4076 if it is determined that the petition fee is due. A duplicate of this document is enclosed for such purpose.

By:_

Respectfully submitted,

Cheryl S. Scotney, Reg. No. 46,218

Attorney for Applicant Standley & Gilcrest LLP

495 Metro Place South, Suite 210

Dublin, Ohio 43017-5319 Telephone: (614) 792-5555 Facsimile: (614) 792-5536

E-mail: cscotney@standleyandgilcrest.com

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LLP

Attorneys and Counselors at Law

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Dublin, Ohio 43017-5315 Telephone: (614) 792-5555

Facsimile: (614) 792-5536

FACSIMILE COVER SHEET

racsimile: (614) 792-5536
FACSIMILE COVER SHEET DATE: May 21, 2002 FACSIMILE NO.: 703-305-4372 TO: Tom Hawkins
DATE: May 21, 2002 FACSIMILE NO.: 703-305-4372
TO: Tom Hawkins
COMPANY: USPTO
FROM: Jody Prince
Number of pages (including cover sheet) - 3 pages
SUBJECT: U.S. Serial No. 09/694,393
NOTES: Responsive to your conversation this date with Cheryl Scotney, attached is a copy of
the communication that accompanied the issue fee transmittal concerning the formal drawings. A copy
of the post card receipt is attached. I will telephone you today to discuss any further requirements.
CONFIRMATION: Dy First Class Mail by Express Mail none

CONFIDENTIALITY NOTICE

The information contained in this facsimile message is strictly confidential and is intended only for the use of the addressee named above. The information contained in this facsimile message may be subject to the attorney-client privilege, attorney work product doctrine and/or subject to protective Court order. If the reader of this message is not the intended recipient, you are hereby notified that any use, dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please immediately notify the above-named sender by telephone (by calling collect where necessary) and return the original message to Standley & Gilcrest at the above address via the U.S. Postal Service or destroy it.

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Assistant Commissioner for Patents Washington, D.C. 20231

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Re:

U.S. Patent Application Serial No. 09/694,393

Title: Protein-Free Defined Media for the Growth of

Normal Human Keratinocytes

Filed: 12/23/2000

Notice of Allowability: 09/28/01

Batch No.: M72

Attorney Docket No.: HYG 1194-011D

Sir:

This Paper is filed responsive to the Notice of Allowability, wherein the Examiner has requested a Fig. 1A. A review of the specification will confirm that there is, in fact, no Fig. 1A in the application. The Figures began with Fig. 1B. Therefore, it respectfully is submitted that no further drawings are required.

The issue fee accompanies this response. Therefore, all requirements having been met, the patent should proceed to issuance.

Respectfully submitted,

Cheryl S. Scotney

CSS:jkp Encs.

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Date of Deposit: December 28, 2001

I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as first-class mail in an envelope addressed to BOX ISSUE FEE, Commissioner for Patents, Washington, D.C. 20231.

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